

TITLE OF CASE	ATTORNEYS
THE UNITED STATES vs.	<i>For U. S.:</i> Ben F. Baker
ROGER LLOYD NELSON	<i>For Defendant:</i>

STATISTICAL RECORD	COSTS			DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 2 mailed 9-30-71	Clerk						
J.S. 3 mailed 9-30-71	Marshal						
Violation Hunting Before Proper Hours	Docket fee						
Title 50							
Sec. USC 10.53 a3							

DATE	PROCEEDINGS
	not
9-28-71	Deft. present in person and/represented; the govt. represented by Ben F. Baker. Deft. waives appearance before the Court, and consents to trial before the U.S. Magistrate. Information filed in open Court. Deft. arraigned and enters a plea of GUILTY, and is adjudged GUILTY as charged. J&S--Roger Lloyd Nelson It is adjudged that the deft. pay unto the United States of America a fine in the amount of \$25.00--SUSPENDED. (MLB-USM) v
9-28-71	Order of Judgment and Fine filed and entered. (MLB-USM) v

DATE	PROCEEDINGS

UNITED STATES MAGISTRATE
NORTHERN DISTRICT OF OKLAHOMA

71-CR-150

RECORD OF PROCEEDINGS—TRIAL OF MINOR OFFENSE*

BEFORE Morris L. Bradford U. S. Court House, Tulsa, Oklahoma
(Name of magistrate) (Address)

71-CR-150

MAGISTRATE'S
DOCKET No. 1 CASE No. 152
THE UNITED STATES
VS.
ROGER LLOYD NELSON

Information dated 9/28/71 filed Sept. 28, 1971
on oath of Ben F. Baker, Ass't. U. S. Attorney
charging violation of U.S.C. Title 50, § 10.53
(Official title) (Official title)
at Oologah Lake, on Sept. 11, 1971
division of Northern, in Oklahoma
as follows: Shooting before hours

SUMMONS
WARRANTS ISSUED: 9/15/71
Date
for (name of defendant)
Substance of return

(Here insert brief description of alleged offense)

to (name of officer)

Date
for (name of defendant)
Substance of return

to (name of officer)

Date
for (name of defendant)
Substance of return

to (name of officer)

TRIAL:

Date Sept. 28, 1971 Appearances for

United States Ben F. Baker
(Name) Tulsa, Oklahoma
(Address)
(Name)

Accused

(Address)

PROCEEDINGS TAKEN:

On arraignment Defendant was advised of charges and of right to trial in U. S. District Court and executed Consent to be Tried Before U. S. Magistrate. On arraignment proceedings such as "defendant informed of charge, right to trial in district court, right to counsel," "defendant filed written consent to be tried before plea of guilty, defendant was advised of the maximum penalty under his plea and magistrate," etc.
stated he fully understood it.

On arraignment, the Defendant pleaded { guilty.
not guilty.

WITNESSES FOR THE UNITED STATES:

Name Address

Summary of testimony:

Name Address

Summary of testimony:

WITNESSES FOR DEFENDANT:

Name _____ Address _____

Summary of testimony: _____

Name _____ Address _____

Summary of testimony: _____

DOCUMENTARY EVIDENCE INTRODUCED AS FOLLOWS: (Here describe the documents and summarize their contents).

The judgment of the magistrate was that the defendant was/guilty ~~not guilty/other~~

The sentence upon judgment of guilty was imposed on ~~Sept. 28~~, 19 ~~71~~, as follows:
a fine of \$ ~~25.00~~ was imposed, a sentence of imprisonment was imposed as follows:
~~and was suspended~~

Defendant was placed on probation for a period of _____

_____, 19 _____ Collateral accepted. Amount, \$ _____

_____, 19 _____ Collateral transmitted to Clerk of District Court.

_____, 19 _____ \$ _____ Fine paid, deposited with Clerk of District Court on _____, 19 _____

_____, 19 _____ Defendant was committed to _____

_____ at _____

_____, 19 _____ Notice of appeal to District Court filed by defendant _____

_____, 19 _____ Bail pending appeal fixed at \$ _____ bonded _____, 19 _____

by (name) _____, on affidavit dated _____ and by

(name) _____ on affidavit dated _____

Cash bail deposited _____, 19 _____ \$ _____ by (name) _____

Address _____ Deposited with Clerk of District Court on _____, 19 _____

Sept. 28, 19 71 Duplicate notice of appeal, transcript of docket, consent to trial by magistrate, and bail papers forwarded to Clerk of United States District Court.

Certified to be a correct transcript of Docket Entries.

Marion R. Budd

United States Magistrate.